Bridges, et al v. Wilson, et al16-CV-126-GKF-PJC

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

(1) JANELLE BRIDGES, et al., Plaintiffs,

VS.

No. 15-CV-126-GKF-PJC

KYLE WILSON, in his individual and official capacity,
 MIKE REED, in his individual and official capacity,

(3) MAYES COUNTY,

Defendants.

DEPOSITION OF RICHARD KYLE WILSON, a witness called on behalf of the Plaintiffs, on the 1st day of August, 2016, at 1 Court Plaza, commencing at 1:28 p.m., in the City of Pryor, County of Mayes, State of Oklahoma, before the undersigned, Marlene Percefull, a Certified

Marlene Percefull, CSR

Shorthand Reporter in and for the State of Oklahoma.

DAVIDSON REPORTING
CERTIFIED SHORTHAND REPORTERS
5508 South Lewis Avenue
Tulsa, OK 74105
Phone: (918) 745-9959
DavidsonReporting@cox.net

Marlene Percefull, CSR 122

Davidson Reporting 918.745.9959

**EXHIBIT 1** 

1		(Whereupon, the deposition began at
2		1:28 p.m.)
3		RICHARD KYLE WILSON,
3 4		having first been duly sworn to testify to the
5		truth, the whole truth and nothing but the truth,
6		testified as follows:
7		DIRECT EXAMINATION
8		BY MR. MORTENSEN:
	Q	
9		Could you please state your name for the record?
10	Α .	Richard Kyle Wilson.
11	Q	Mr. Wilson, how do you like to be called; Deputy
12		Wilson, Mr. Wilson?
13	A	Kyle is fine.
14	Q	Okay, Kyle. Hopefully, I won't get too many
15		objections calling you "Kyle" but, as you know, this
16		is a rather informal setting. We're in a conference
17		room at the county courthouse. A couple of people
18		are present, Joe Norwood with me. Again, my name is
19		Thomas Mortensen. I represent the Plaintiffs in
20		this case, the Bridges family, regarding an incident
21		involving the shooting death of Shane Bridges on New
22		Year's Eve; do you recall that event?
23	Α	Yes, sir.
24	Q	Okay. Have you ever given a deposition before?
25	A	No.

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1	A	The — burnout, small town, wanted a change. I had
2		become very busy with a side job that I was doing
3		construction-wise.
4	Q	Okay.
5	A	So I started doing that full time.
6	Q	What kind of construction?
7	A	About anything, remodel work to building housing
8		additions to excavation work.
9	Q	Okay. While at Langley Police Department, did you
10		ever have an instance where you had to arrest
11		somebody?
12	A	Yes.
13	Q	On how many occasions?
14	Α	A lot. I have no idea.
15	Q	Okay. Had you ever had an occasion where you had to
16		use force of any kind on an arrestee or anybody
17		else?
18	Α	I would say that "of any kind" would be every arrest
19		made, most.
20	Q	Fair enough. Could you go through maybe several
21		different levels of force that you would have to use
22		during an arrest so that me and you could have kind
23		of a common understanding of what we're talking
24		about?
25	A	It could be as simple as having, when you handcuff

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-1		somebody, you're touching them so, I mean, that's —	
2		some people consider that a level of force.	
3	Q	Okay.	
4	Α	Then, you know, having to take somebody down to the	
5		ground that's not being cooperative.	
6	Q	0kay.	
7	A	I don't remember using any other force greater than	
8		having to take somebody down to the ground —	
9	Q	Okay.	
10	A	- in my career.	
11	Q	Did you have stun guns there?	
12	Α	Yes.	
13	Q	Did you ever use a stun gun on anybody, taser?	
14	Α	Not there. I attempted to use my taser once. I was	
15		one of the first ones in the State of Oklahoma to be	
16		certified to use a taser. I was actually a taser	
17		instructor.	
18	Q	Okay. Where at?	
19	Α	Where at?	
20	Q	Taser instructor where?	
21	Α	I actually received that training from Taser	
22		International itself in Oklahoma City.	
23	Q	Okay. Was that before or after this shooting event?	
24	Α	That was in the '99, 2000-ish, somewhere around	
25		there.	

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1	Q	Okay.	
2	A	It was before Tulsa, Oklahoma City, any of them had	
3		tasers.	
4	Q	Did you use a taser at Langley?	
5	A	I carried a taser.	
6	Q	Did you ever use one?	
7	Α	I pulled it out but I've never I don't recall	
8		ever deploying, actually using it on a suspect.	
9	Q	Okay. Did you have mace or pepper spray?	
10	Α	Yes.	
11	Q	Have you ever used mace or pepper spray?	
12	Α	In the jail in Tulsa County.	
13	Q	Okay. What about at Langley?	
14	Α	Unless it was on a dog or something, not on a	
15		person. I don't recall ever using pepper spray on	
16		anybody.	
17	Q	Did you ever, at Langley, brandish your firearm and	
18		point it at anybody?	
19	Α	Yes.	
20	Q	Okay. On how many occasions?	
21	Α	I have no idea.	
22	Q	More than ten or less than ten?	
23	Α	I have no idea. I don't know how to put a number on	
24		that.	
25	Q	Was that a common thing to brandish a firearm?	

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1	A	It would depend on the call.	30
2	Q	Okay. And when I say "brandishing a firearm," I	
3		want to make sure that we have a common definition	
4		here. What do you consider "brandishing a firearm?"	
5	A	Either coming out with a long gun or taking it out	
6		of the holster.	
7	Q	Okay. And why don't we go a step farther and let's	
8		say "brandishing" may be pulling it out and making	
9		it available, pointing it at somebody might be	
10		something different?	
11	A	Yes.	
12	Q	So how many times do you think you brandished a	
13		firearm and pointed it at an individual?	
14	A	I have no idea.	
15	Q	Okay. Is that something that you would document as	
16		a part of your duties at Langley Police Department?	
17	A	No, if it did not escalate from there, no.	
18	Q	Okay. Is there a way for me to research the exact	
19		number of times that you brandished a firearm and	
20		pointed it at somebody?	
21	A	No, I could not think of one.	
22	Q	All right. Would you say that you brandished and	
23		pointed a firearm more than 100 times or less than	
24		100 times?	
25	A	I have no way of putting a number on it of any kind.	

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1	Q	Okay. I know you don't have, and I'm not going to
2		be exact with you, I just kind of want your best
3		guess. I'm not going to hold you to an exact number
4		but best guess, more or less than 100 times?
5	A	I would probably say less.
6	Q	Okay.
7	A	But that would be a guess.
8	Q	Fair enough. I'm not going to hold you to that.
9		All right. And when I say it on the record, I'll
10		say it in front of anybody, too. I'm not going to
11		hold you to that number, all right, just get a fair
12		number. Could you describe your a common
13		instance throughout these times that you did that
14		where you would brandish and point a firearm at
15		somebody?
16	A	Felony stops, building searches, searching looking
17		for a murder suspect, searching inside a building
18		for any high risk, you know, for serving search
19		warrants.
20	Q	Right. And you happen to be in a building with a
21		gun drawn out and if somebody happened to step in
22		front of you that you're kind of pointing it at them
23		and although you didn't mean to point it at that
24		exact individual at that exact time, you were doing
25		that for your safety, right?

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1	A	That's possible, right.	
2	Q	Sweeping through a building and stuff like that?	
3	A	(Nods head.)	
4	Q	Felony car stops, sweeps of buildings, any other	
5		instances?	
6	A	Not that I can think of off the top of my head, no.	
7	Q	Okay. At Langley Police Department, were there ever	
8		any citizen complaints filed or alleged against you?	
9	A	Not that I know of.	
10	Q	All right. Throughout your time in your position as	
11		a law enforcement officer, has anybody filed a	
12		complaint or grievance or alleged that you acted	
13		inappropriately in any fashion?	
14		MR. GEE: Object to the form.	
15	A	I can only think of one.	
16	BY	MR. MORTENSEN:	
17	Q	And when was that?	
18	A	Now that you say that. A couple years ago maybe. I	
19		don't know if he actually filed a complaint. I know	
20		he called up to the sheriff's department and made a	
21		complaint.	
22	Q	Okay. And what sheriff's department?	
23	A	Here.	
24	Q	The Mayes County Sheriff's?	
25	A	Yes.	

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1	Q	All right.	
2	A	But he also called and complained about everybody he	
3		had contact with in law enforcement.	
4	Q	That happens sometimes. What was his specific	
5		complaint with you?	
6	Α	Had to do with something about taking his children	
7		from him, which I actually didn't do. DHS took his	
8		children from him, I was just there.	
9	Q	Okay. Do you know how that complaint was resolved	
10		with the Mayes County Sheriff's Office?	
11	Α	I mean, it was an unfounded complaint. I remember	
12		the sheriff asking me about it and I explained to	
13		him what happened.	
14	Q	Okay. And that's a good subject to kind of broach	
15		into. If a complaint were to come into Mayes County	
16		Sheriff's, who would typically respond to that	
17		complaint, talk with the citizen and talk with you?	
18	Α	It would be one of the supervisors.	
19	Q	Okay. You said in this instance, the sheriff	
20		actually had a discussion with you about it?	
21	A	Yes.	
22	Q	Was that typical?	
23		MR. GEE: Object to form.	
24	A	That's the only one I can remember that I've ever	
25		had so I don't know if it's typical or not.	

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1	BY	MR. MORTENSEN:	
2	Q	Okay. Would you still, to this day, call off	
3		backup?	
4		MR. GEE: Object to the form.	
5	A	I would say "no," that if backup was coming, I	
6		wouldn't cancel backup until the situation was under	
7		control. I had aiready been there and the situation	
8		was under control and no longer needed them. At any	
9		rate, he never would have got there in time	
10		regardless because he didn't cancel, he kept coming.	
11	BY	MR. MORTENSEN:	
12	Q	Have you ever been a party to any civil litigation	
13		before, whether that's a lawsuit or protective order	
14		or anything like that?	
15	A	I've served a lot of protective orders but I haven't	
16		personally been, no.	
17	Q	Any criminal cases, ever been arrested before?	
18	A	Yes.	
19	Q	For what?	
20	A	A DWI that was dropped.	
21	Q	Right. Could you tell the record about when that	
22		was and what county?	
23	A	I was like 18, barely old enough to go to jail and	
24		it was here in Mayes County.	
25	Q	All right. Is there a reason why you didn't list	

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1		that on your CLEET application?	
2	A	Because the charges were all dropped.	
3	Q	Okay. But that was as a result of a probationary	
4		sentence, correct?	
5		MR. GEE: Object to the form.	
6	A	No, I believe it was just dropped.	
7	BY 1	MR. MORTENSEN:	
8	Q	You didn't enter a plea in that case?	
9	A	To my recollection, it was just all dropped.	
10	Q	Was it dropped after you went to court or before you	
11		went to court?	
12	A	I don't ever remember going to court for it.	
13	Q	Did you have an attorney?	
14	A	Yes.	
15	Q	Who was that attorney?	
16	A	Carl Longmire.	
17	Q	And did he arrange some kind of deal for a reduced	
18		plea on that case?	
19	A	To my best recollection, it was just dropped. I	
20		don't I don't know.	
21	Q	Okay. Have you ever been suspended from any law	
22		enforcement position or reprimanded?	
23		MR. GEE: Object to form.	
24	A	I don't believe I've ever been I don't recall	
25		ever being reprimanded. My certification was	